

REMARKS

The present response is submitted in response to the outstanding Office Action dated January 13, 2005. Claims 12-23, 25-30, 32-38 and 40-41 are pending in the present application. All the foregoing claims have been rejected under 35 U.S.C. 103(a) as being unpatentable over Kelly et al. in view of Jones et al.

Kelly et al. was filed on February 15, 2001, and claims priority from provisional application filed April 14, 2000. The Jones et al. patent was filed on April 5, 2000 and claims priority to August 31, 1998.

The present application was filed on June 14, 2001, and is a continuation-in-part of U.S. Patent application 09/274,953 filed March 23, 1999. With regard to claims 34-38 and 41, Applicants submit that these claims are based solely on the specification that was filed on March 23, 1999. Claims 35-38 and 41 all depend from claim 34 which recite:

A method for transmitting and receiving signals between a satellite and a personal computer, the method comprising steps of:

coupling a single transceiver card to an industry-standard bus in the computer;
transmitting a radio frequency signal from the single transceiver card responsive to data from the bus; and

receiving radio frequency signal transmitted to the single transceiver card and converting the received radio frequency signals to data for transfer to the bus.

The parent application Serial No. 09/274,953 filed March 23, 1999 fully supports claim 34 and the dependent claims 35-38 and 40-41. Consequently, Applicant submits that the Kelly patent is NOT prior art to these foregoing claims, and the rejection of these claims as obvious in view of Kelly et al. and Jones et al. is improper, and Applicant therefore respectfully traverses this rejection.

Claims 12-23, 25-30, and 32-33 all recite a personal computer having a USB port.

The Kelly et al. patent is directed to a system and method for managing return channel bandwidth in a two-way satellite system. The system includes a transceiver 109 that is connected

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Applicant submits that these claims are allowable over the art of record for the reasons set forth previously with regard to claims 13, 15, 19 and 33.

All rejections having been addressed, Applicants submit that the application is now in condition for allowance, and a Notice to that effect is earnestly solicited.

Filed concurrently herewith is a Petition and Fee letter for a Two Month Extension of Time extending the period for response up to and including June 13, 2005. Applicant hereby petitions for any other fees required to maintain the pendency of this case, except for the Issue Fee, and such fee is to be charged to Deposit Account No. 19-0733.

If for any reason the Examiner is unable to allow the application on the next Office Action and feels that an interview would be helpful to resolve any remaining issue, the Examiner is respectfully requested to contact the undersigned attorney for the purpose of arranging such an interview.

Respectfully submitted,

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